

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS-Washington, D.C. 20231

	·	- ALES V			•	
	APPLICATION NUMBER FILING DATE	FIRST NAMED APPLICANT		ATT	DOCKET NO.	
	09/675,943 09/29/00	ESSWEIN .	Α	9486		
				EXAMINER		
	000151	HM12/0628				
	HOFFMANN-LA ROCHE INC		\$TOCAM	TUBH, L	PAPER NUMBE	ER
	PATENT LAW DEPARTMENT 340 KINGSLAND STREET	·			1	
	NUTLEY NJ 07110		1626		(0)	
			DATE MA	ILED:	Ψ .	
				06/	28/01	
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	This is a communication from the examiner in a COMMISSIONER OF PATENTS AND TRADEM					
		OFFICE ACTION SUMMARY				
	Responsive to communication(s) filed on _					
_						
لـا	This action is FINAL.					
	Since this application is in condition for allo	wance except for formal matters, prosecution	n as to the me	rits is clo	sed in	
	accordance with the practice under Ex part	, , , , , , , , , , , , , , , , , , ,			_	
As	nortened statutory period for response to th	is action is set to expire		thirty	days	
whi the	chever is longer, from the mailing date of this application to become abandoned. (35 U.S	s communication. Failure to respond within the .C. § 133). Extensions of time may be obtained	e period for res	spons <del>e will</del> ovisions of	Cause 37 CFR	
1.13	36(a).	·				
Dis	position of Claims					
~~/	$\eta = 20$					
×	Claim(s)		is/are	٠. –	the application	
	Claim(s)	Is/are withdrawn from consideration.				
	Claim(s) is/are rejecte					
	Claim(s)			is/are	bjected to:	
X	Claim(s) 7 - 20	arė sul	bject to restricti	on or elect	ion requiremen	nt.
App	lication Papers					
	See the attached Notice of Draftsperson's F	Petent Drewing Review RTO 048				
$\Box$		is/are objected to	o by the Exami	ner.		٠.
	The proposed drawing correction, filed on _				disapproved.	1.
	The specification is objected to by the Exan					
Ш	The cath or declaration is objected to by the	Examiner.				
Pric	rity under 35 U.S.C. § 119			•		
	Acknowledgment is made of a claim for fore	elan priority under 35 U.S.C. § 119(a)-(d).				
_	All Some* None of the CEF	RTIFIED coples of the priority documents have	been			
	received.					
	received in Application No. (Series Cod			. 1		
	received in this national stage application	on from the International Bureau (PCT Rule 17	7.2(a)).		1	
*	Certified copies not received:	· · · · · · · · · · · · · · · · · · ·			<u> </u>	
	Acknowledgment is made of a claim for don	nestic priority under 35 U.S.C. § 119(e).			•	
		,				
	chment(s)					
	Notice of Reference Cited, PTO-892	•	i,			
	Information Disclosure Statement(s), PTO-1	449, Paper No(s)			•	
	Interview Summary, PTO-413					
_	Notice of Draftperson's Patent Drawing Rev	lew. PTO-948	•			•

-SEE OFFICE ACTION ON THE FOLLOWING PAGES-

Notice of Informal Patent Application, PTO-152

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## **DETAILED ACTION**

Claims 7-20 are pending in the application.

## Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 7-14, drawn to products, classified in class 558, subclass 182.
- II. Claims 7 and 15-20, drawn to products, classified in class558, subclass 170 and class 548.

The inventions are distinct, each from the other because of the following reasons: the products of Group I and Group II differ materially in structure and element so much so as to be patentably distinct. In addition, a reference which anticipates one group may not even render obvious the other.

Because these inventions are distinct for the reasons given above, have acquired a separate status in the art as shown by their different

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classification and the search required for Group II is not required for Group I, restriction for examination purposes as indicated is proper.

Further, Applicant is required under 35 U.S.C. 121 to elect a single disclosed species that is embraced by whichever Group is elected, even though this requirement is traversed.

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

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Upon the election of a single disclosed species (e.g., Example, page number and structural depiction), a generic concept, inclusive of the elected species, will be identified by the Examiner for examination.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

It is suggested that in order to advance prosecution, the non-elected subject matter be cancelled when responding to this Office Action.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laura L. Stockton whose telephone number is (703) 308-1875.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1235.

A facsimile center has been established. The hours of operation are Monday through Friday, 8:45 AM to 4:45 PM. The telecopier numbers for accessing the facsimile machine are (703) 308-4556 or 305-3592.

Laura L. Stockton

Patent Examiner

Art Unit 1626, Group 1620

Technology Center 1600

June 27, 2001